IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DALTON HARBEN and LINNEA :

HARBEN h/w,

CIVIL ACTION

Plaintiffs,

:

v.

•

AMER SPORTS COMPANY, AMER

SPORTS WINTER & OUTDOOR : NO. 10-2284

COMPANY t/a SALOMON SPORTS,

SALOMON USA a/k/a SALOMON NORTH AMERICA INC. t/a SALOMON

SPORTS, THE BENT GATE, INC. t/a
BENT GATE MOUNTAINEERING,

BACKCOUNTRY.COM, INC., and

DOE MANUFACTURERS,

:

Defendants.

ORDER

AND NOW, this 8th day of *December*, 2010, upon consideration of the Motion by Plaintiffs

Dalton and Linnea Harben for Leave to Amend the Complaint to Join Additional Party Salomon SAS

(Docket No. 25), the Response of Defendants Amer Sports Company and Amer Sports Winter &

Outdoor Company t/a/ Salomon Sports Salomon USA a/k/a Salomon North America Inc. t/a Salomon

Sports (collectively the "Amer Sports/Salomon Defendants") (Docket No. 27), and Plaintiffs' Reply

Brief (Docket No. 28), it is hereby **ORDERED** that the Motion is **GRANTED** and the proposed

Amended Complaint attached as Exhibit A to Plaintiffs' Motion shall be deemed filed as of the date of this Order.

It is so **ORDERED**.

BY THE COURT:

s/Ronald L. Buckwalter

RONALD L. BUCKWALTER, S.J.